1 BRIAN J. STRETCH (CABN 163973) Acting United States Attorney DAVID R. CALLAWAY (CABN 121782) 3 Chief, Criminal Division 4 J. DOUGLAS WILSON (DCBN 412811) Assistant United States Attorney 5 450 Golden Gate Avenue, Box 36055 6 San Francisco, California 94102-3495 Telephone: (415) 436-6778 7 FAX: (415) 436-7234 Doug.wilson@usdoj.gov 8 Attorneys for United States of America g 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 SAN FRANCISCO DIVISION 13 NO. CV 09-00750 CRB 14 RONALD J. MCINTOSH, STATUS REPORT 15 Petitioner, V. 16 ERIC H. HOLDER, JR., ET AL., 17 18 Respondents. 19 20 1. By orders dated March 1, 2016, and May 3, 2016, this Court directed the government to 21 "review the Philadelphia undercover file in question for Brady material and produce any Brady material 22 found to McIntosh." Between June 13 and June 16, 2016, the government reviewed the Philadelphia 23 file. Four paralegals for the Office of General Counsel, two legal interns from the United States 24 Attorney's Office for the Eastern District of Pennsylvania, and an attorney for the FBI reviewed 25 approximately 92 file folders. Those individuals tabbed any document that contained the following 26 names: Ronald J. McIntosh; Ronald Ewing; Ronald Raiton or David Younge; Russell Weston, Drax 27 Quartermain (or Quatemain); Jim Green; Ken Hamilton; Michael Anthony; and Debra Chandler, as well 28 as any reference to Ewing's murder in San Mateo County. Undersigned counsel then reviewed every STATUS REPORT NO. CV 09-00750 CRB

1	tabbed document to determine whether it contained Brady or Giglio material for McIntosh's trial in San	
2	Mateo County. Many documents referred to Ronald Raiton's cooperation in a drug-trafficking	
3	conspiracy in 1981 and his testimony against the conspirators in Philadelphia; none referred to benefits	
4	that Raiton had received for testifying in McIntosh's trial or the trials of Anthony and Quatemain in San	
5	Mateo County. In addition, none of the documents was exculpatory as to McIntosh, Anthony, or	
6	Quatemain. Nevertheless, the government will allow counsel for McIntosh to review some documents	
7	at FBI offices under the protective order that the Court entered in 2015.	
8	2. On May 26, 2016, the United States produced to McIntosh's counsel criminal history reports	
9	produced by the FBI that contained information from the NCIC database.	
10	The United States believes that it has complied with the Court's Orders of March 1, 2016, and	
11	May 3, 2016, and, unless ordered by the Court, will take no further action in this matter.	
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13	DATED: June 27, 2016	Respectfully submitted,
14		BRIAN J. STRETCH
15		United States Attorney
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17		/s/
18		J. DOUGLAS WILSON
19		Assistant United States Attorney
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